

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

APPEAL FROM ORDER No 610 of 1999

with

Civil Application No. 13913 of 1999

For Approval and Signature:

Hon'ble MR.JUSTICE J.R.VORA

- =====
1. Whether Reporters of Local Papers may be allowed to see the judgements? : YES
 2. To be referred to the Reporter or not? : NO
 3. Whether Their Lordships wish to see the fair copy of the judgement? : NO
 4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder? : NO
 5. Whether it is to be circulated to the Civil Judge? : NO

MANUBHAI SHAKRABHAI BHAVSAR

Versus

FAIJ ALAM A DANAWALA

Appearance:

MR JV JAPEE for Petitioners

MR KV SHELAT for Respondent No. 1

CORAM : MR.JUSTICE J.R.VORA

Date of decision: 14/11/2000

ORAL JUDGEMENT

1. Learned Advocate Mr.J.V. Japee for the appellants and learned Advocate Mr.K.V. Shelat for respondent are present. Original Defendants -

Appellants and original - plaintiff - Respondents are also present. Both the advocates places on record the Consent Terms, by which the Appellants and Respondent - original defendants and plaintiff have settled the

dispute amongst themselves by this Consent Terms. Learned Advocates for the parties and parties to this Appeal, who are also parties to the Special Civil Suit No. 65 of 1999 have signed this Consent Terms.

2. Consent Terms are recorded. This Appeal shall stand disposed of in view of this Consent Terms and Special Civil Suit No. 65 of 1999, pending before the learned Civil Judge (SD), Sabarkantha at Himatnagar, also stands disposed of in terms of the compromise i.e. Consent Terms produced on record.

3. Decree be accordingly drawn as per the Consent Terms produced on record.

4. This disposes of the Civil Application No. 13913 of 1999 also. Notice shall stand discharged.

(J.R. Vora, J.)

p.n.nair